Copyright A THE 5 BEFORE THE UNITED STATES COPYRIGHT ROYALT WASHINGTON, D. C.

IN THE MATTER OF: DISTRIBUTION of 1999, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, AND 2009 SATELLITE ROYALTY FUNDS

DOCKETS NO 2012-7 ERB 50 2000-2009; 2008-5 CRB 57 1999-2000

Received 6 1 of 4

PETITION TO PARTICIPATE PHASE IT FI

DAVID POWELL SUBMITS THIS PETITION TO PARTICIPATE IN RESPONSE TO THE COPYRIGHT ROYALTY JUDGES NOTICE ANHOUNCEMENT. THE COMMENCEMENT OF A PROCEEDING TO DETERMINE THE PHASE II DISTRIBUTION OF ROYALTIES DEPOSITED. TO ALLOCATE THE ROYALTIES AMONG THE COPYRIGHT OWNERS WI FACH CATEGORY OR BOTH MONEY DEMAND PURSANT BICFR & 351.1(aXb)(2)(BX4Xc)(d) CAUSATION EXIST DECLARATION OF CONTROVERSY 2005-2009 WIPHASE T. AS PHASE & CLAIMANT PETITION TO PARTICIPATE IN PROCEETINGS VERIFIED MOTION. AN COUNTERMAND REALLOCATION DISTRIBUTION CLAIMANTALL CATEGORIES (MAJOR) OF COPYRIGHTABLE CONTENT. (I.E., MOTION PICTURES, SYNDICATED TELIVISION SERIES, SPORTS BROADCASTS, MUSICS, NEWSE OTHER STATION-PRODUCED PROGRAMMING) OF ENTITLEMENT TO DAVID POWELL MEDIA ÉROYALTY MONEY DEMAND EXIGENT. A SUA SPONTE EX-PARTE RECOVERY OBJECT OF ARIGHT EXIST. TO INCLUDE EXCLUSIVE LICENSE SUBSTANTIAL VESTED RIGHTS. OVERPAYMENT WITHTEREST THEIR CLAIMS 174.5.C. 119(6)(4 (B) DELAY ALLOCATION 2005-2009 FINAL DISTRIBUTION 100% LUMPSUM. TO INCLUDE RESERVE AMOUNTS TIS MULLION PHASE 162 AREHOW CONTESTED AS AN OUTSTANDING CLAIMS.

BOILDICAKED; 17 HEC BOILDX EXCXII); 17 HEC HOLDKAXB) TO DELAY. A LEGAL CLAIM SEEKING JUDICIAL ENFORCEMENT OF DUTY FRIGHT STANDING. THAT DAVID POWELL CHALLENGED THE CONDUCT HAS CAUSED HIM ACTUAL INJURY F THAT THE INTEREST SOUGHT TO BE PROTECTED. IS THE ZONE OF INTERESTS EPRIVACY SURREPTITIONS CLANDESTIME. AS ABARNARE SECRET CRIMES (ESPIONAGE) WILLFUL CRIMINA THERINGEMENT ITUSCA \$ 506; IBUSCA \$ 2319 DART, CABLE, & SATELLITE ROYALTY & MEDIA DISTRIBUTION SINCE THEEPTION THUS, THIRD PARTING STANDING, FBI FCIA PROTECT DAVID POWELL RIGHTS F THEIRS. THRU VIRTUAL REPRESENTATION ON BEHALF OF OTHERS VEXATION STALKING TRICKERYÉ MALICE VEXATIONS HONDISCLOSURE. ACTIVE CONCEALMENT PHASEIF II RETILATORY CONDUCTS A GOOD CAUSE SHOWN INESCAPABLE PERIL PROBATIVE FACTS OF ESTABLISHED PREDICATED ACTS LEGAL PREJUDICE. AN METUS PINKERTON RULE & SIMUL CUMIS) CONSPIRATORS CONSPIRATIES SETTLING PARTIES & OFFICERS OF THE COURT FORBEARANCE MAIL WHE FRAUD AFFIRMATIVE MISCONDUCT, BAD MOTIVES ARE DECLARATION OF PAIN ACTIVE FRAUDULENT & PASSIVE CONCEALMENT MISCHIEF COMPOUNDING THE CRIMES SETLEMENT DURING THE VOLUNTARY NEGOTIATION PERIODS SPOLIATION SUBMISSION TO A FINDING 2004-2009. THUS POWELL VERIFIED MOTION REVERSIBLE ERROR OBJECTION SUA SPONTE EX-PARTE. ON GROUNDS CONTESTED DECLARATION IN CHIEF 28 USCA 5 1746 COUNTERAFFADAVIT LAS PROVEDUP ALLIED OFFENSES JOINT TRESPASS.
SEE ATT. EXHIBITS A-M DUE TO SWINDLERS SETTING PARTIES

1745c 111(d)(4)(AXB); 119(bXd)(4XAXB); CHAPTER B. A SPECIAL FINDING OF PHASE I AND I AT 195 UE THE ULTIMATE & NECESSARY FACTS HOVEL QUESTION 5. 354.2. A CLASS BASED ANIMUS ELEMENT CIVIL-RIGHTS CHAIN SEDITIOUS CONSPIRACY POLITICAL OFFENSES. USC CHAPTER 119 SECT. 2510-2522, DUE TO CRIMINAL INTENT DAVID POWELL HAS SIGNIFICANT INTEREST IN THE PHASE IT AND I PROCEEDINGS SPECIFICALLY PARTIES REACHED A GIODAL SETTLEMENT OF ALL OUTSTANDING PHASED ! CONTROVERSIES DISTRIBUTION OF THE 2004-2009 CABLE E SATELLITE ROYALTY FUNDS. AS A COPYRIGHT OWNER DAYID POWELL WILL FULLY PARTICIPATE IN ROYALTY DISTRIBUTION PROCEEDINGS IL ANDI. CLAIMED MONEY DEMAND IN PHASE IT I'S MORE THAN \$ 10000 DOLLARS. DAVID POWELL WILL SPLIT TOTAL AMOUNTS EQUALLY IN PHASE IF I REALLOCATION WI SETLING PARTIES IN AN VOLUNTARY NEGOTIATION PERIOD 2005-2008 SUA SPONTE ORDER GRANTED EXTRARTE. If A DECLARATION IN CONTROVERSY STILL EXIST THAT DAVID POWELL REQUIRES 25% IN EACH CATEGORY TOTAL FUNDS FOR EACH YEAR 2005-2008 APPROX # 23MILL A YEAR. BASED ON HOTDOCUMENTS SMOKING BUN REBUT 2417 CHILLING EFFECTS CONTRADICTORY REBUTTLE MATHEMATICAL PHYSICAL EVIDENCE. CYBER CRIMES CABLE & SATELLITE THTELLECTUAL PROPERTIES RIGHTS CRITICAL TECHNOLOGYTHEFT OF ALL LE. VIRAL AND DIGITAL MILLENNIUM ACT SUBVERSIVE ACTIVITIES.

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	PRINCIPLE IN THE FIRST DEGREE CONSPIRATORS
	18 115 CA 55 2,16, 2384, 2385 BOYCOTTEDE BLACKLISTED.
	JOINT PARTICIPATION DAVID POWELL, FBI, FEIA TO ARREST
	TERRORIST TERRORISM ON LLS. SOIL BY ALLTING (CABLE)
	NETWORKS, SATELLITE CARRIERS UNAUTHORIZED
·····	TRANSMISSIONS, AND RADIO STATIONS INCULPATORY
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	50 USCASS TRIF GUARANTEET PAX REGIS OF A
****	PERFECT DUTY TO ACT. AS VICTIMS UNDER DURESS
	OF PERSONS ECONSTRUCTIVE FORCE MYSELF, FBI, ECIA.
	PURSANT TO 37 C.F.R. \$351.1(b)(1) DAVID POWELL E
	FBI PROVIDES THE FOLLOWING CONTACT INFORMATION:
	DAVID POWELL PROSE CIO JAMES COMEY DIR.
	P.D. BOX 010950 FB1
	77.4m1,FL 33101 WASH.D.C. 20535 202 324-3000
	303 234-1 125
	PURSANT TO 37 CFR 5 351.1(b)(4) DAVID POWELL is
	SUBMITTING THE REQUIRED FILING FEES OF TWO # 150.00
	PHASE IT & I IN CONNECTION WITHIS PETITION TO
	PARTICIPATE BEFORE DEADLINE 9-16-13. ENCLOSED
	EXHIBITS A-M.
	DATED: 9.4.13 RESPECTEULLY SUBMITTED
	Javid Powell, PROSE
	Senayda G Toledo POB OLO 950
	My Commission EE118644 THIAMILE 33101 305 539-1755
	205 539-1765 Pigned before me
	Sevanda Tolecto by
	David Powell on Sep 03,2013

Page 457

cannot be ba-

tates" were insetection 2421 of this

-alogy

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c. (b), was remumin L 103_322, tile Stat. 1972

c. (b) and directed , substituting "(a) MGAGE IN CRIMITAL for "(a) Whoever". se substitutions for intent of Congress. ction generally, reaph provisions forstriking out subsec.

"Transportation of it of minor female cisting provision as relating to conduct minors for proviing the coercion or i added subsec. (b).

Zone, see section 14

HER SECTIONS tions 14, 1961 of this

mut alien individual

ins, controls, supe or place for the or any other imindividual within idual has entered country, party to y 23, 1902, 1 e traffic, shall file Immigration and in writing setting en individual, the al is kept, and all individual's entry ort through which t individual's age. nd concerning that me to this country ı person; and

ty days after comcontrol, support, or for the purpose of r immoral purpose. three years after the United States the said arrange of the white-siave nt concerning such ommissioner of Im-

n: or fillfully states false statement any fact edge or belief with

reference to the age, nationality, or parentage of any such alien individual, or concerning that individual's procuration to come to this country

Shall be fined under this title or imprisoned not more than two years, or both.

(b) In any prosecution brought under this section, if it appears that any such statement required is not on file in the office of the Commissioner of Immigration and Naturalization, the person whose duty it is to file such statement shall be presumed to have failed to file said statement, unless such person or persons shall prove otherwise. No person shall be excused from furnishing the statement, as required by this section, on the ground or for the reason that the statement so required by that person, or the information therein contained, might tend to criminate that person or subject that person to a penalty or forfeiture, but no information contained in the statement or any evidence which is directly or indirectly derived @ from such information may be used against any person making such statement in any criminal case, except a prosecution for perjury, giving a false statement or otherwise failing to comply with this section.

(June 25, 1948, ch. 645, 62 Stat. 813; Oct. 15, 1970, Pub. L. 91-452, title II, § 226, 84 Stat. 930; Nov. 7, 1986, Pub. L. 99-628, § 5(c), 100 Stat. 3511; Sept. 13, 1994, Pub. L. 103-322, title XXXIII, § 330016(1)(I), 108 Stat. 2147.)

HISTORICAL AND REVISION NOTES

Based on title 18, U.S.C., 1940 ed., § 402(2), (3) (June 25, 1910, ch. 395, \$ 6, 36 Stat. 826).

First paragraph of section 402 of title 18, U.S.C., 1940 ed., was omitted from this section and recommended for transfer to Title 8, Aliens and Nationality.

Words "shall be deemed guilty of a misdemeanor" were omitted as unnecessary in view of the definition of a misdemeanor in section 1 of this title. (See reviser's note under section 212 of this title.)

Minor changes were made in phraseology.

AMENDMENTS

2520. 2521. 1994—Subsec. (a), Pub. L. 103-322 substituted "fined under this title" for "fined not more than \$2,000" in

1986-Pub. L. 99-628. § 5(c×1), substituted "individfor "female" in section catchline

Subsec. (a). Pub. L. 99-628, § 5(c)(2)-(4), (6), substituted "individual" for "woman or girl", "that individual" for "she", "that individual's" for "her", and "that person's" for "his" wherever appearing.

Subsec. (b). Pub. L. 99-628, § 5(c)(5), substituted "that person" for "him" wherever appearing.

1970-Subsec. (b). Pub. L. 91-452 substituted provisions that no information contained in the statement or any evidence directly or indirectly derived from such information be used against any person making such statement in any criminal case, except a prosecution for perjury, giving a false statement, or otherwise failing to comply with this section, for provisions that no person be prosecuted or subjected to any penalty or forfeiture under any law of the United States for or on account of any transaction, etc., truthfully reported in his statement.

EFFECTIVE DATE OF 1970 AMENDMENT

Amendment by Pub. L. 91-452 effective on sixtieth Ay following Oct. 15, 1970, and not to affect any immunity to which any individual is entitled under this ection by reason of any testimony given before sixti-th day following Oct. 15, 1970, see section 260 of Pub.

•

L. 91-452, set out as an Effective Date: Savings Provision note under section 6001 of this title.

CANAL ZONE

Applicability of section to Canal Zone, see section 14 of this title.

CROSS REFERENCES

Importation of aliens for immoral purposes as forbidden, see section 1328 of Title 8, Aliens and Nationality.

International agreement signed May 18, 1904, for the suppression of the white-slave traffic is set forth. with the adherence of the United States thereto, in 35 Stat. 1979.

Prevention of transportation in foreign commerce of alien women and girls under international agreement, see section 1557 of Title 8, Aliens and Nationality.

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in sections 14, 1961 of this BIG

CHAPTER 119-WIRE AND ELECTRONIC COM-MUNICATIONS INTERCEPTION AND INTER-CEPTION OF ORAL COMMUNICATIONS

Sec.	
2510.	Definitions.
2511.	Interception and disclosure of wire, oral, or electronic communications prohibited.
2512.	Manufacture, distribution, possession, and advertising of wire, oral, or electronic com- munication intercepting devices prohibited.
2513.	Confiscation of wire, oral, or electronic com- munication intercepting devices.
[2514.	Repealed.]
2515.	Prohibition of use as evidence of intercepted wire or oral communications.
2516.	Authorization for interception of wire, oral, or electronic communications.
2517.	Authorization for disclosure and use of inter- cepted wire, oral, or electronic communica- tions.
2518.	Procedure for interception of wire, oral, or electronic communications.
2519.	Reports concerning intercepted wire, oral, or electronic communications.

Recovery of civil damages authorized. Go Injunction against illeral interception. Enforcement of the Communications Assist-

ance for Law Enforcement Act.

1994-Pub. L. 103-414. title II, § 201(b)(3), Oct. 25, 1994, 108 Stat. 4290, added item 2522.

1988-Pub. L. 100-690, title VII, § 7035, Nov. 18, 1988, 102 Stat. 4398, substituted "wire, oral, or electronic" for "wire or oral" in items 2511, 2512, 2513, 2516, 2517, 2518, and 2519.

1986—Pub. L. 99-508, title I. \$\ 101(c)(2), 110(b), Oct. 21, 1986, 100 Stat. 1851, 1859, inserted "AND ELECTRONIC COMMUNICATIONS" in chapter heading and added item 2521.

1970-Pub. L. 91-452, title II, § 227(b), Oct. 15, 1970, 84 Stat. 930, struck out item 2514 "Immunity of witnesses", which section was repealed four years following the sixtieth day after Oct. 15, 1970.

1968-Pub. L. 90-351, title III, § 802, June 19, 1968, 82 Stat. 212, added chapter 119 and items 2510 to 2520.

CHAPTER REFERRED TO DE OTHER SECTIONS

This chapter is referred to in sections 1029, 2232 of this title; title 47 section 605; title 50 section 1805.

§ 2510. Definitions

2522.

As used in this chapter-

Issuance of money orusts without ! 1713. Repealed.) [1714. Pirearms as nonmailable; regulations. 1715. Injurious articles as nonmailable. 1716.

Forcible entry into railway or steamwood see section 2116 of this title. Mail fraud, see sections 1341, 1342 of this title.

EXHIBIT



U.S. Department of Justice

United States Attorney Southern District of Florida

99 N.E. 4 Street

Miami, FL 33132 (305) 961-9173

June 18, 2012

David Powell PO Box 010950 Miami, FL 33101

Dear Mr. Powell:

Re: Complaint

USAFLS-CITIZENCOMPLA@USDOJ.GOV

This letter acknowledges receipt of your correspondence. Unfortunately our office does not mediate individual complaints. We are further precluded by law from providing legal guidance to private individuals.

I am forwarding your correspondence to the Federal Bureau of Investigations (F.B.I.) for review. Due to the confidential nature of investigations, the F.B.I. is not at liberty to comment further. We will keep your concerns under advisement.

Finally, if you need any legal advice, please consult a private attorney. An attorney can give you the legal advice our office is precluded from giving to private individuals. The Florida Bar offers a Lawyer Referral Service which you may contact toll-free at (800) 342-8060. If you cannot afford an attorney, the Florida Bar may be able to provide you with information on pro bono assistance or low cost legal assistance.

Very truly yours,

WIFREDO A. FERRER UNITED STATES ATTORNEY

ALN

Citizen Complaint Department

Federal Bureau of Investigations

cc:

EXHIBIT B



Federal Communications Commission Consumer & Governmental Affairs Bureau Consumer Inquiries and Complaints Division 445 12th Street, S.W., 4-C763 Washington, D.C. 20554 September 19, 2006

In Reply Refer To: 06-P0247425

David Powell POB 010950 Miami, FL 33101

Dear Consumer:

Thank you for contacting the Federal Communications Commission to share your concerns about program material. It's against federal law to air obscene programming at any time. It is also against federal law to air indecent or profane programming during certain hours. The Commission is charged with enforcing the law that governs these types of broadcasts.

Your views and concerns about program material are important to us. The Commission will review what you have submitted carefully to determine whether it contains sufficient information to suggest that there has been a violation of the obscenity, indecency or profanity laws. If it appears that a violation may have occurred, the Enforcement Bureau will start an investigation, which may include a letter of inquiry to the broadcast station. Further information is available on the Commission's web site at http://www.fcc.gov/eb/oip/process.html.

Again, thank you for contacting us about this important issue.

Sincerely,

Stephen E. Ebner, Acting Chief

Consumer Inquiries and Complaints Division Consumer & Governmental Affairs Bureau

EXHIBIT C

Federal Communications Commission Consumer Information Bureau 1270 Fairfield Road Gettysburg, PA 17325-7245 888-CALL-FCC

October 8, 2002

2.7.03 Pglof19 of MARNI DOR COMING DIA

In Reply Refer To: CAMS02 02-B0006602 🗶

Mr. David Powell P. O. Box 112340

Miami, FL 33111

Dear Mr. Powell:

An evaluation of your complaint has been made. It has been determined that the proper agency that may be able to assist you in resolving the issues in your complaint is your local Consumer Protection Agency.

City, County and State Consumer Protection Offices provide consumers with important services. They may mediate complaints, conduct investigations, prosecute offenders of consumer laws, license and regulate a variety of professionals, promote strong consumer protection legislation, provide educational materials and advocate in the consumer interest.

City and County consumer offices are familiar with local businesses and local ordinances and state laws. If there is no local consumer office in your area, contact your state consumer office. State offices, sometimes in a separate department of consumer affairs or the Attorney General's or Governor's office, are familiar with state laws and look for statewide patterns of problems.

Economic Crimes Division Office of the Attorney General 110 SE 6th Street, 10th Floor Fort Lauderdale, FL 33301 954-712-4600 Fax: 954-712-4658

Thank you for bringing your concerns to the attention of the FCC.

EXHIBIT D

Gettysburg Consumer Center Consumer Information Network Division



October 18, 2001

David Powell PO Box 112340 Miami, FL 33111

Dear Mr. Powell:

Thank you for bringing this cable issue of concern to our attention.

A copy of your letter has been sent to our Legal Department.

Thank you for choosing Adelphia.

Sincerely,

Jane Sergi

Jane Seize

Adelphia Special Projects EXHIBIT E

EXHIBIT F

(, D)	- 111110 0 DAG			fax	- · · -	
		<u>CLRSS (F)E) - 10D</u> ephone: (305) 373-4910		3-4907		
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PS Form 3811, February 2004

Domestic Return Receipt

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CONTINUOUS ACTION CASENO. REQUEST

8-7-06

Approved by OMB

3060-0874

Estimated time per response: 15 minutes

Federal Communications Commission Washington, DC 20554

Obscene, Profane, and/or Indecent Material Complaint Form	
Consumer's Information:	
*Name: DAVID POWELL	-
*Address: 7.0.73 0X 010950	-
777117 33101	
E-Mail Address:	
Daytime Telephone Number: 305 539-1755	. *
To speed the processing of your complaint, please provide as much as possible of the information marked below with an asterisk (*). This information is not required but providing it should eliminate our need to contact you for more information. Information not marked with an asterisk (*), if available, is also helpful. By	
including as much detail as possible, we will be able to act more quickly on your complaint.	
*(1) Date of Program: ONGOING SINCE 1986 *(2) Time of Program: ONGOING SINCE 1986 (3) Network: ALL NET WORKS, STATIONS, CHANNE 188 *(4) Call Sign, Channel OR Frequency of the station on which you viewed/heard the naterial: The CHANNE 188	Hattran Spanish English
(5) City and State Where Program was Viewed: TVIATTI, FLORIDA (6) Name of Program or DJ/Personality/Song/Film:	
Please include below as many details as possible in order to help the FCC determine hether the material was obscene, profane, or indecent (such as specific words, language, nages, etc.):	
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EXHIBIT T	

RICHARD BLUMENTHAL ATTORNEY GENERAL



55 Elm Street P.O. Box 180 Hartford, CT 06141-0180

Office of The Attorney General State of Connecticut May 31, 2002

Mr. David Powell PO Box 112340 Miami, FL 33111

RE: Telecommunications Industry

Dear Mr. Powell:

Thank you for your recent letter regarding your concerns against the telecommunications industry including the cable company who serves you in Miami, Florida. As the Attorney General of Connecticut I do not have any jurisdiction over consumer matters in the State of Florida. However, I have referred your letter to the Attorney General of Florida, Mr. Robert Butterworth.

You may write Attorney General Butterworth directly by addressing your correspondence to Attorney General Robert Butterworth, State of Florida, The Capitol, Tallahassee, Florida 32399-1050.

Very truly yours,

RICHARD BLUMENTHAL

RB/rsg

EXHIBIT J

75, 770,04 770,01-770,04 International Criminal Police Organization Organización Internacional de Policía Criminal



Organisation internationale de police criminelle المنظمـــــة الموليــــة للشرطـــة الجناجــــة

200, quai Charles de Gaulle 69006 LYON - FRANCE Telephone: +33 4 72 44 70 00 Facsimile: +33 4 72 44 71 63 http://www.interpol.int

INTERPOL

General Secretariat Secrétariat général Secretaria General IVali

01 July 2004

Our Ref.: 2004/1623/OS/JG/vv

Dear Mr. Powell,

We acknowledge receipt of your letter dated 31 October 2003

Please be advised that, unfortunately, we are unable to assist you with your request, as in accordance with the Interpol Constitution, we are only able to respond to requests that are sent to us directly by our National Central Bureaus.

We therefore leave it to you to forward your correspondence, for action they deem appropriate, to the Interpol National Central Bureau in the United States of America at the following address:

U.S. Department of Justice
U.S. National Central Bureau - Interpol
Washington, DC 20530
U.S.A.

Yours sincerely,

EXHIBIT K

Jan Garton Director

Operational Police Support

Mr. Powell David P.O. Box: 010950 MIAMI FL 33101 United States of America



U.S. OFFICE OF SPECIAL COUNSEL 1730 M Street, N.W., Suite 201 Washington, D.C. 20036-4505

December 3, 2003

Mr. David Powell P.O. Box 112340 Miami, FL 33111

Re: OSC File No. HA-02-0751

Dear Mr. Powell:

The Office of Special Counsel (OSC) has reviewed the information you provided concerning allegations of, among other things, mismanagement of government funds; waste and abuse of government money and assets; insurance fraud; housing discrimination; employment discrimination; predatory practices against the elderly; judicial racial bias; treason; espionage; white collar crimes; and police misconduct. It appears that these allegations are made against state and local government officials in Miami, Florida.

OSC is authorized to investigate, among other things, violations of the Hatch Act. 5 U.S.C. § 1216(a). The Hatch Act (5 U.S.C. §§ 1501-1508 and 7321-7326) governs the political activity of federal employees and some state and local employees. In general, the Hatch Act prohibits covered employees from running for public office in partisan elections; from using their official authority or influence to affect the result of an election; and from soliciting, accepting or receiving political contributions. 5 U.S.C. §§ 1502 and 7323.

After reviewing the information you provided, we have determined that the allegations you presented to our office do not come under the provisions of the Hatch Act. Therefore, we are closing our file in this matter. Please call OSC attorney Ana Galindo-Marrone at (800) 854-2824 if you have any questions.

EXHIBITL

Sincerely yours,

William E. Reukauf

Associate Special Counsel

William E. Renkans

for Investigation and Prosecution

PERFORMANCE RIGHTS ERIGHT OF PUBLICITY ECT VEXATIONS PROBABLE CAUSE EXISTED FOR ENCROACHMENT, DISENTRANCHISEMENT · INDIAN RESERVATIONS, NATIVE ALASKI ENFRANCHISEMENT, F FREEDOM OF ASSOCIATION MAJOR THIRD PARTY CHILLING EFFECT STOYOTE ZONE OF INTEREST STANDING PROTECTED. CRIMES AGAINST PERSONE PROPERTY IN METUS RETILATORY CONDUCT UNCLEAN HANDS STRONG ARM BULLING TACTICS & CHANCE VERDICT. ELEMENTS OBSTRUCTION OF JUSTICE INTERFERENCE POLITICAL OFFENSE DIRECTED AGAINST THE SECURITY POVERNMENTA SYSTEM OF OUR U.S. NATION, FOR SEDITION, ESPIONAGE, TREASON TO OVERTHROW GOVERN-MENT AND LAWENFORCEMENT BY INCITE (5) IDENTIFIED INCIVISM CRIMINAL COERCION E CRIMINAL ANARCHY IBUSCA & 2385 INESCAPABLE PERIL BY CHAIRMAN DAVID POWELL CORRECTIVE ACTION REQUIRED COERCIVE RELIEF PAX REGIS MONEY DEMAND CONGRESSIONA POWER US. CONST. ART. I TO PASS BIL F COMMITTEE, CIVIL DEFENSE INTERNAL SECURITY ACT 50 USC THE GOVERNMENTIULL ENFORCE WILD OF MARQUE David Powell P.O.KOX 010950 MIAMLTL-33101 305 539-175* EXHIBIT